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TELECOPY TRANSMITTAL SHEET

No. of Pages Transmitted: Cover + 105

Dated: January 20, 2005

To: Name: Examiner San Ming Hui
Company or Firm: Group Art Unit 1617 of PTO
City/State/Country: Washington, D.C. 20231
Telecopier No.: 1-703-872-9306

*Fax Report 571-273-8300
1/21/05*

From: H. D. ColemanAttorney's Docket No.: P17-017

Message: Dear Examiner Hui:

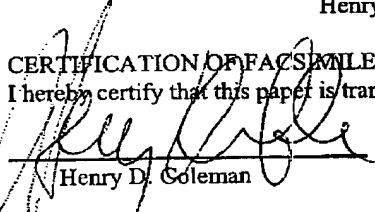
Enclosed please find a response to the office action after final, a notice of appeal, a one month extension of time, a declaration of Dr. John Vanden Heuvel, and seven (7) supporting references (Vanden Heuvel, Renaud, Hu, Ikemoto, Heine, Simopolous, Blankenhorn, Hodgson and related letters to the Editor for Hodgson) for filing in application serial number 09/555,987. If you have any question, please call me at (203) 366-3560.

Very truly yours,

Henry D. Coleman

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is transmitted to the Patent and Trademark Office on the date shown below.


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*missing 25 pages
(p. 81 - 105).
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**RECEIVED
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APPLICANT(S) : Vanden Heuvel, et al.
SERIAL NO. : 09/555,987
FILED : September 11, 2000
FOR : Methods and Compositions for Treating Diabetes
GROUP ART UNIT : 1617
EXAMINER : Sang Ming Hui

Mail Stop After Final
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Response in Application

In response to the Examiner's office action of September 22, 2004, and in light of the Examiner's new rejection of the previously submitted claims and recitation of new art in positing that rejection, Applicants respectfully request the Examiner withdraw the finality of the office action and consider this response as a response to a non-final office action. Applicants present the following arguments along with the Declaration of inventor Dr. John Vanden Heuvel in support of the patentability of the previously submitted claims. No amendment has been made to the previously filed claims. Claims 1-15 and 22-24 continue to be pending in the present application. It is noted here that Applicants believe their claims to be patentable over the new combination of references cited by the Examiner in this application and wish to have the allowance of this application expedited.

Applicants assert that the Examiner's new rejection of the pending claims under 35 U.S.C. §103 should be withdrawn and that pending claims 1-15 and 22-24 are now in condition for allowance. Essentially, it is Applicants' position that when one dissects the Examiner's interpretation of the putative teachings of the cited art, and in particular, de Boer, and compares the Examiner's interpretation of those teachings, with the prior art teachings which relate to those same fatty acids as being inactive or deleterious in the treatment of diabetes, one is left with the unequivocal view that the present invention represents an unexpected result over the cited

Amendment/Response**-1-****S.N. 09/555,987****P27-017.January2005responseafter final**